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# FILED

# UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS

JUN 26 2024 KL

JILLIAN DESYATNYK	)	THOMAS G. ERUTON CLERK, U.S. DISTRICT CO			
Plaintiff(s),	- '	Case Number:			
V.	)	Cuso Ivalibor.			
AMAZON.COM	)	24CV5353			
1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	ý	Judge John Robert Blakey			
	)	Magistrate Judge Beth W. Jantz			
Defendant(s).		Cat 2 /Random assignment			
COMPLAIN	NT OF EMPLOYM	MENT DISCRIMINATION			
1. This is an action for employ	yment discriminatio	n.			
2. The plaintiff is JILLIAN D	ESYATNYK of the	county of			
LAKE in the state of IN.					
3. The defendant is AMAZON	I.COM, whose stree	et address is 300 DESCHUTES WAY SW, SUITE			
<u>208</u>					
(city) <u>TUMWATER</u> (county) <u>THURS</u>	STON (state) WA	_(ZIP) <u>98501</u>			
(Defendant's telephone number)	(	)-			
4. The plaintiff sought employ	•	•			
(street address) 7001 VOLLMER R	<u>D</u> (city) <u>MATTES</u>	SON			
(county) COOK (state) II	L (ZIP cod	le) 60443			

5. The plaintiff [check one box]
(a) was denied employment by the defendant.
(b) X was hired and is still employed by the defendant.
(c) was employed but is no longer employed by the defendant.
6. The defendant discriminated against the plaintiff on or about, or beginning on or about, (month) September, (day) 14, (year) 2023.
7.1 (Choose paragraph 7.1 or 7.2, do not complete both.)
(a) The defendant is not a federal governmental agency, and the plaintiff  [check one box] X has has not filed a charge or charges against the defendant
asserting the acts of discrimination indicated in this complaint with any of the
following government agencies:
(i) X the United States Equal Employment Opportunity Commission, on or about
(month) <u>SEPTEMBER</u> (day) <u>15</u> (year) <u>2023</u> .
(ii) the Illinois Department of Human Rights, on or about
(month)(day)(year)
(b) If charges were filed with an agency indicated above, a copy of the charge is
attached. X Yes, No, but plaintiff will file a copy of the charge within 14 days.
It is the policy of both the Equal Employment Opportunity Commission and the Illinois Department of
Human Rights to cross-file with the other agency all charges received. The plaintiff has no reason to believe
that this policy was not followed in this case.
7.2 The defendant is a federal governmental agency and

- is a federal governmental agency, and
  - the plaintiff previously filed a Complaint of Employment Discrimination with the (a) [If you need additional space for ANY section, please attach an additional sheet and reference that section.]

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defenda	ant asserting the acts of discri	mination ind	icated in	this court complaint.	
Yes	s (month)	(day)	_ (year) _		
iii No	o, did not file Complaint of E  (b) The plaintiff rec			ation Decision on (month)	
	(day)(	year)	<del></del> •		
	(c) Attached is a co	py of the			
	(i) Complaint of	Employment	Discrimi	nation,	
Ye	es : No, but a copy will be f	iled within 14	4 days.		
	(ii) Final Agency I	Decision			
ï. Ye	es N0, but a copy will be fi	iled within 14	4 days.		
8.	(Complete paragraph 8 only	if defendant	is not a f	ederal governmental ago	ency.)
(a)	the United States Equal I	Employment (	Opportun	ity Commission has not	
	issued a Notice	e of Right to S	Sue.		
(b)	X the United States Equal E	mployment C	Opportuni	ty Commission has issue	ed
	a Notice of R	ight to Sue, w	vhich was	received by the plaintiff	fon
(month complai	h)APRIL (da int.	y)_1	_(year)	2024 a copy of which	Notice is attached to this
9.	The defendant discriminated	against the p	olaintiff b	ecause of the plaintiff's	[check only
	those that apply]:				
(a)	Age (Age Discrimination	Employment	Act).		
(b)	Color (Title VII of the Civ	il Rights Act	of 1964	and 42 U.S.C. §1981).	
	[If you need additional space for A	NY section, please	e attach an ac	ditional sheet and reference that	section.]
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(c)	X Disability (Americans with Disabilities Act or Rehabilitation Act)
(d)	National Origin (Title VII of the Civil Rights Act of 1964 and 42 U.S.C. §1981).
(e)	Race (Title VII of the Civil Rights Act of 1964 and 42 U.S.C. §1981).
(f)	Religion (Title VII of the Civil Rights Act of 1964)
(g)	Sex (Title VII of the Civil Rights Act of 1964)
10.	If the defendant is a state, county, municipal (city, town or village) or other local governmental agency, plaintiff further alleges discrimination on the basis of race, color, or national origin (42
	U.S.C. § 1983).
11.	Jurisdiction over the statutory violation alleged is conferred as follows: for Title VII claims by 28 U.S.C.§1331, 28 U.S.C.§1343(a)(3), and 42 U.S.C.§2000e-5(f)(3); for 42 U.S.C.§1981 and §1983 by 42 U.S.C.§1988; for the ADA by 42 U.S.C.§12117; for the
	Rehabilitation Act, 29 U.S.C. § 791; and for the ADEA, 29 U.S.C. § 626(c).
12.	The defendant [check only those that apply] (a) failed to hire the plaintiff.
	(b) X terminated the plaintiff's employment.
	(c) failed to promote the plaintiff.
	(d) a failed to reasonably accommodate the plaintiff's religion.
	(e) failed to reasonably accommodate the plaintiff's disabilities.
	(f) failed to stop harassment;
	(g) X retaliated against the plaintiff because the plaintiff did something to assert rights protected by the laws identified in paragraphs 9 and 10 above;
	(h) other (specify):
	If you need additional space for ANY section, please attach an additional sheet and reference that section 1

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13. 7	The facts supporting the plaintiff's claim of discrimination are as follows:
l was dis	criminated against because of my disability, and in retaliation for engaging in protected activity, in
violation	of the Americans with Disabilities Act of 1990, as amended. In September 2023 the defendant
wrongful	lly terminated me. In December 2023 the Defendant found my allegation of wrongful termination to
be substa	untiated.
-	AGE DISCRIMINATION ONLY] Defendant knowingly, intentionally, and willfully discriminated against the plaintiff.
	The plaintiff demands that the case be tried by a jury. X Yes No THEREFORE, the plaintiff asks that the court grant the following relief to the plaintiff [check only those that apply]
(a)	Direct the defendant to hire the plaintiff.
(b)	Direct the defendant to re-employ the plaintiff.
( <b>c</b> )	Direct the defendant to promote the plaintiff.
( <b>d</b> )	Direct the defendant to reasonably accommodate the plaintiff's religion.
(e)	Direct the defendant to reasonably accommodate the plaintiff's disabilities.
(f) 7	X Direct the defendant to (specify):
····	

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[If you need additional space for ANY section, please attach an additional sheet and reference that section.]

(g)	X If available, grant the plaintiff appropriate injunctive relief, lost wages, liquidated/double damages, front pay, compensatory damages, punitive damages, prejudgment interest, post-judgment interest, and costs, including reasonable attorney fees and expert witness fees.
(h)	X Grant such other relief as the Court may find appropriate.  (Plaintiff's signature)  Jillian Desyatnyk (Plaintiff's name)
	7204 OHIO AVENUE HAMMOND, INDIANA 46323-2508 (Plaintiff's street address)
	(City)(State)(ZIP)
	(Plaintiff's telephone number) (22)4_558.7644
	Date: <u>06 · 26 · 702</u>

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# U.S. EQUAL EMPLOYMENT OPPORTUNITY COMMISSION

Chicago District Office 230 S Dearborn Street Chicago, IL 60604 (800) 669-4000 Website: www.eeoc.gov

## DETERMINATION AND NOTICE OF RIGHTS

(This Notice replaces EEOC FORMS 161, 161-A & 161-B)

Issued On: 04/01/2024

**To:** Ms. Jillian Desyatnyk 7204 Ohio Ave HAMMOND, IN 46323

Charge No: 440-2023-10240

EEOC Representative and email: FATIM

FATIMA SANDOVAL

Investigator

fatima.sandoval@eeoc.gov

#### **DETERMINATION OF CHARGE**

The EEOC issues the following determination: The EEOC will not proceed further with its investigation and makes no determination about whether further investigation would establish violations of the statute. This does not mean the claims have no merit. This determination does not certify that the respondent is in compliance with the statutes. The EEOC makes no finding as to the merits of any other issues that might be construed as having been raised by this charge.

#### NOTICE OF YOUR RIGHT TO SUE

This is official notice from the EEOC of the dismissal of your charge and of your right to sue. If you choose to file a lawsuit against the respondent(s) on this charge under federal law in federal or state court, your lawsuit must be filed WITHIN 90 DAYS of your receipt of this notice. Receipt generally occurs on the date that you (or your representative) view this document. You should keep a record of the date you received this notice. Your right to sue based on this charge will be lost if you do not file a lawsuit in court within 90 days. (The time limit for filing a lawsuit based on a claim under state law may be different.)

If you file a lawsuit based on this charge, please sign in to the EEOC Public Portal and upload the court complaint to charge 440-2023-10240.

On behalf of the Commission,

Digitally Signed By:Amrith Kaur Aakre 04/01/2024

Amrith Kaur Aakre District Director Enclosure with EEOC Notice of Closure and Rights (01/22)

# INFORMATION RELATED TO FILING SUIT UNDER THE LAWS ENFORCED BY THE EEOC

(This information relates to filing suit in Federal or State court **under Federal law**. If you also plan to sue claiming violations of State law, please be aware that time limits may be shorter and other provisions of State law may be different than those described below.)

#### IMPORTANT TIME LIMITS - 90 DAYS TO FILE A LAWSUIT

If you choose to file a lawsuit against the respondent(s) named in the charge of discrimination, you must file a complaint in court within 90 days of the date you receive this Notice. Receipt generally means the date when you (or your representative) opened this email or mail. You should keep a record of the date you received this notice. Once this 90-day period has passed, your right to sue based on the charge referred to in this Notice will be lost. If you intend to consult an attorney, you should do so promptly. Give your attorney a copy of this Notice, and the record of your receiving it (email or envelope).

If your lawsuit includes a claim under the Equal Pay Act (EPA), you must file your complaint in court within 2 years (3 years for willful violations) of the date you did not receive equal pay. This time limit for filing an EPA lawsuit is separate from the 90-day filing period under Title VII, the ADA, GINA, the ADEA, or the PWFA referred to above. Therefore, if you also plan to sue under Title VII, the ADA, GINA, the ADEA or the PWFA, in addition to suing on the EPA claim, your lawsuit must be filed within 90 days of this Notice and within the 2- or 3-year EPA period.

Your lawsuit may be filed in U.S. District Court or a State court of competent jurisdiction. Whether you file in Federal or State court is a matter for you to decide after talking to your attorney. You must file a "complaint" that contains a short statement of the facts of your case which shows that you are entitled to relief. Filing this Notice is not enough. For more information about filing a lawsuit, go to <a href="https://www.eeoc.gov/employees/lawsuit.cfm">https://www.eeoc.gov/employees/lawsuit.cfm</a>.

#### **ATTORNEY REPRESENTATION**

For information about locating an attorney to represent you, go to: https://www.eeoc.gov/employees/lawsuit.cfm.

In very limited circumstances, a U.S. District Court may appoint an attorney to represent individuals who demonstrate that they are financially unable to afford an attorney.

### HOW TO REQUEST YOUR CHARGE FILE AND 90-DAY TIME LIMIT FOR REQUESTS

There are two ways to request a charge file: 1) a Freedom of Information Act (FOIA) request or 2) a "Section 83" request. You may request your charge file under either or both procedures. EEOC can generally respond to Section 83 requests more promptly than FOIA requests.

Since a lawsuit must be filed within 90 days of this notice, please submit your FOIA and/or Section 83 request for the charge file promptly to allow sufficient time for EEOC to respond and for your review.

To make a FOIA request for your charge file, submit your request online at <a href="https://eeoc.arkcase.com/foia/portal/login">https://eeoc.arkcase.com/foia/portal/login</a> (this is the preferred method). You may also submit a FOIA request for your charge file by U.S. Mail by submitting a signed, written request identifying your request as a "FOIA Request" for Charge Number 440-2023-10240 to the

Enclosure with EEOC Notice of Closure and Rights (01/22)

District Director at Amrith Kaur Aakre, 230 S Dearborn Street, Chicago, IL 60604.

To make a Section 83 request for your charge file, submit a signed written request stating it is a "Section 83 Request" for Charge Number 440-2023-10240 to the District Director at Amrith Kaur Aakre, 230 S Dearborn Street, Chicago, IL 60604.

You may request the charge file up to 90 days after receiving this Notice of Right to Sue. After the 90 days have passed, you may request the charge file only if you have filed a lawsuit in court and provide a copy of the court complaint to EEOC.

For more information on submitting FOIA requests, go to <a href="https://www.eeoc.gov/eeoc/foia/index.cfm">https://www.eeoc.gov/eeoc/foia/index.cfm</a>.

For more information on submitted Section 83 requests, go to <a href="https://www.eeoc.gov/foia/section-83-disclosure-information-charge-files">https://www.eeoc.gov/foia/section-83-disclosure-information-charge-files</a>.

# NOTICE OF RIGHTS UNDER THE ADA AMENDMENTS ACT OF 2008 (ADAAA)

The ADA was amended, effective January 1, 2009, to broaden the definitions of disability to make it easier for individuals to be covered under the ADA/ADAAA. A disability is still defined as (1) a physical or mental impairment that substantially limits one or more major life activities (actual disability); (2) a record of a substantially limiting impairment; or (3) being regarded as having a disability. However, these terms are redefined, and it is easier to be covered under the new law.

If you plan to retain an attorney to assist you with your ADA claim, we recommend that you share this information with your attorney and suggest that he or she consult the amended regulations and appendix, and other ADA related publications, available at:

<a href="http://www.eeoc.gov/laws/types/disability\_regulations.cfm">http://www.eeoc.gov/laws/types/disability\_regulations.cfm</a>.

# "Actual" disability or a "record of" a disability

If you are pursuing a failure to accommodate claim you must meet the standards for either "actual" or "record of" a disability:

- ✓ The limitations from the impairment no longer must be severe or significant for the impairment to be considered substantially limiting.
- ✓ In addition to activities such as performing manual tasks, walking, seeing, hearing, speaking, breathing, learning, thinking, concentrating, reading, bending, and communicating (more examples at 29 C.F.R. § 1630.2(i)), "major life activities" now include the operation of major bodily functions, such as: functions of the immune system, special sense organs and skin; normal cell growth; and digestive, genitourinary, bowel, bladder, neurological, brain, respiratory, circulatory, cardiovascular, endocrine, hemic, lymphatic, musculoskeletal, and reproductive functions; or the operation of an individual organ within a body system.
- ✓ Only one major life activity need be substantially limited.
- ✓ Except for ordinary eyeglasses or contact lenses, the beneficial effects of "mitigating measures" (e.g., hearing aid, prosthesis, medication, therapy, behavioral modifications) are not considered in determining if the impairment substantially limits a major life activity.

Enclosure with EEOC Notice of Closure and Rights (01/22)

- ✓ An impairment that is "episodic" (e.g., epilepsy, depression, multiple sclerosis) or "in remission" (e.g., cancer) is a disability if it would be substantially limiting when active.
- ✓ An impairment may be substantially limiting even though it lasts or is expected to last fewer than six months.

#### "Regarded as" coverage

An individual can meet the definition of disability if an employment action was taken because of an actual or perceived impairment (e.g., refusal to hire, demotion, placement on involuntary leave, termination, exclusion for failure to meet a qualification standard, harassment, or denial of any other term, condition, or privilege of employment).

- ✓ "Regarded as" coverage under the ADAAA no longer requires that an impairment be substantially limiting, or that the employer perceives the impairment to be substantially limiting.
- ✓ The employer has a defense against a "regarded as" claim only when the impairment at issue is objectively **both** transitory (lasting or expected to last six months or less) **and** minor.
- ✓ A person is not able to bring a failure to accommodate claim if the individual is covered only under the "regarded as" definition of "disability".

Note: Although the amended ADA states that the definition of disability "shall be construed broadly" and "should not demand extensive analysis," some courts require specificity in the complaint explaining how an impairment substantially limits a major life activity or what facts indicate the challenged employment action was because of the impairment. Beyond the initial pleading stage, some courts will require specific evidence to establish disability. For more information, consult the amended regulations and appendix, as well as explanatory publications, available at http://www.eeoc.gov/laws/types/disability regulations.cfm.

EEOC Form 5 (11/09)				
CHARGE OF DISCRIMINATION		Charge Presented To:	Agency(ies) Charge No(s):	
This form is affected by the Privacy Act of 1974. See enclosed Privacy Act		EEOC	440-2023-10240	
Statement and other information before completing this form.		FEPA		
Illinois Department O	f Humar	n Rights	and EEOC	
State or local Age				
I Name (indicate Mr., Ms., Mrs., Miss, Mx., Dr., Hon., Rev.)		Home Phone	Year of Birth	
Ms. Jillian Desyatnyk		224-558-7644		
Street Address				
7204 Ohio Ave				
HAMMOND, IN 46323				
Named is the Employer, Labor Organization, Employment Agency, Apprenticeship Co Against Me or Others. (If more than two, list under PARTICULARS below.)	ommittee,	or State or Local Government Ag	gency That I Believe Discriminated	
Name		No. Employees, Members	Phone No.	
Amazon Fulfillment Center ORD5		201 - 500 Employees		
Street Address				
7001 Vollmer Rd				
Matteson, IL 60443		····		
Name		No. Employees, Members	Phone No.	
Street Address City, State	and ZIP Co	ie .		
DISCRIMINATION BASED ON	ſ	DATE(S) DISCRIMINATION TOOK	PLACE	
	Ī	Earliest	Latest	
Disability, Retaliation		09/15/2023	09/15/2023	
THE PARTICULARS ARE (If additional paper is needed, attach extra sheet(s)):				
I began my employment with Respondent on or about October 15, 2021. My current position is Level 1 Associate. During my employment, I requested a reasonable accommodation, which was provided. On or about September 15, 2023, I was suspended due to my reasonable accommodation. Subsequently, I was re-instated on December 21, 2023.				
I believe that I have been discriminated against because of my disability, and in retaliation for engaging in protected activity, in violation of the Americans with Disabilities Act of 1990, as amended.				
I want this charge filed with both the EEOC and the State or local Agency, if any. I will advise	NOTAR	Y — When necessary for State and Local	Agency Requirements	
the agencies if I change my address or phone number and I will cooperate fully with them in the processing of my charge in accordance with their procedures.				
I declare under penalty of perjury that the above is true and correct.	I swear or affirm that I have read the above charge and that it is true to the best of my knowledge, information and belief.			
Digitally Signed By: Ms. Jillian Desyatnyk	SIGNAI	URE OF COMPLAINANT		
03/18/2024	SUBSCR (month, d		BEFORE ME THIS DATE	
Charaina Party Sianature				

CP Enclosure with EEOC Form 5 (11/09)

**PRIVACY ACT STATEMENT:** Under the Privacy Act of 1974, Pub. Law 93-579, authority to request personal data and its uses are:

- 1. FORM NUMBER/TITLE/DATE. EEOC Form 5, Charge of Discrimination (11/09).
- 2. AUTHORITY. 42 U.S.C. 2000e-5(b), 29 U.S.C. 211, 29 U.S.C. 626, 42 U.S.C. 12117, 42 U.S.C. 2000ff-6.
- 3. PRINCIPAL PURPOSES. The purposes of a charge, taken on this form or otherwise reduced to writing (whether later recorded on this form or not) are, as applicable under the EEOC anti-discrimination statutes (EEOC statutes), to preserve private suit rights under the EEOC statutes, to invoke the EEOC's jurisdiction and, where dual-filing or referral arrangements exist, to begin state or local proceedings.
- **4. ROUTINE USES.** This form is used to provide facts that may establish the existence of matters covered by the EEOC statutes (and as applicable, other federal, state or local laws). Information given will be used by staff to guide its mediation and investigation efforts and, as applicable, to determine, conciliate and litigate claims of unlawful discrimination. This form may be presented to or disclosed to other federal, state or local agencies as appropriate or necessary in carrying out EEOC's functions. A copy of this charge will ordinarily be sent to the respondent organization against which the charge is made.
- 5. WHETHER DISCLOSURE IS MANDATORY; EFFECT OF NOT GIVING INFORMATION. Charges must be reduced to writing and should identify the charging and responding parties and the actions or policies complained of. Without a written charge, EEOC will ordinarily not act on the complaint. Charges under Title VII, the ADA or GINA must be sworn to or affirmed (either by using this form or by presenting a notarized statement or unsworn declaration under penalty of perjury); charges under the ADEA should ordinarily be signed. Charges may be clarified or amplified later by amendment. It is not mandatory that this form be used to make a charge.

#### NOTICE OF RIGHT TO REQUEST SUBSTANTIAL WEIGHT REVIEW

Charges filed at a state or local Fair Employment Practices Agency (FEPA) that dual-files charges with EEOC will ordinarily be handled first by the FEPA. Some charges filed at EEOC may also be first handled by a FEPA under worksharing agreements. You will be told which agency will handle your charge. When the FEPA is the first to handle the charge, it will notify you of its final resolution of the matter. Then, if you wish EEOC to give Substantial Weight Review to the FEPA's final findings, you must ask us in writing to do so within 15 days of your receipt of its findings. Otherwise, we will ordinarily adopt the FEPA's finding and close our file on the charge.

#### NOTICE OF NON-RETALIATION REQUIREMENTS

Please **notify** EEOC or the state or local agency where you filed your charge **if retaliation is taken against you or others** who oppose discrimination or cooperate in any investigation or lawsuit concerning this charge. Under Section 704(a) of Title VII, Section 4(d) of the ADEA, Section 503(a) of the ADA and Section 207(f) of GINA, it is unlawful for an *employer* to discriminate against present or former employees or job applicants, for an *employment agency* to discriminate against anyone, or for a *union* to discriminate against its members or membership applicants, because they have opposed any practice made unlawful by the statutes, or because they have made a charge, testified, assisted, or participated in any manner in an investigation, proceeding, or hearing under the laws. The Equal Pay Act has similar provisions and Section 503(b) of the ADA prohibits coercion, intimidation, threats or interference with anyone for exercising or enjoying, or aiding or encouraging others in their exercise or enjoyment of, rights under the Act.